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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/014,452	12/14/2001	Ralph A. Mosher	D/A1286	1083	
75	590 05/19/2004		EXAMINER		
Patent Docum	entation Center	RHEE, JANE J		RHEE, JANE J	
Xerox Corporat			7		
Xerox Square 20th Floor			ART UNIT	PAPER NUMBER	
100 Clinton Av	e. S.		1772		
Rochester, NY	14644		DATE MAILED: 05/19/200	4	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application N	lo.	Applicant(s)	v
	10/014,452		MOSHER ET AL.	
Office Action Summary	Examiner		Art Unit	
	Jane J Rhee		1772	
The MAILING DATE of this communication appreciation approach the second seco	pears on the co	ver sheet with the o	correspondence addres	ss
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, h ly within the statutory will apply and will ex e, cause the application	nowever, may a reply be tin minimum of thirty (30) day bire SIX (6) MONTHS from on to become ABANDONE	nely filed /s will be considered timely. In the mailing date of this commu	unication.
Status				
1) Responsive to communication(s) filed on <u>08 h</u>	<u> March 2004</u> .			
2a) This action is FINAL . 2b) ☐ This	s action is non-	final.		
3) Since this application is in condition for allowance closed in accordance with the practice under the condition of the				erits is
Disposition of Claims				
4) Claim(s) 1,4,6-18 and 21-25 is/are pending in 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) 1,4,6-18 and 21-25 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o	wn from consid	deration.		
		•	•	
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc		objected to by the	Evaminer	
Applicant may not request that any objection to the				
Replacement drawing sheet(s) including the correct	• • • • • • • • • • • • • • • • • • • •	•		1.121(d).
11) The oath or declaration is objected to by the E		-		
Priority under 35 U.S.C. § 119				
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documen 2. Certified copies of the priority documen 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	ts have been ro ts have been ro prity documents au (PCT Rule 1	eceived. eceived in Applicat have been receiv 7.2(a)).	ion No ed in this National Sta	age
Attachment(s)		_		
1) Notice of References Cited (PTO-892)	4)	Interview Summary Paper No(s)/Mail D		
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date 	,		Patent Application (PTO-15	2)

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 3/8/2004 has been entered.

Rejections Withdrawn

- 2. The 35 U.S.C. 103(a) rejection of claims 1,4,7-11,18-19,21,22-25 over Parker et al. in view of Arnold et al. has been withdrawn due to applicant's amendment in response 3/8/2004.
- 3. The 35 U.S.C. 103(a) rejection of claims 5-6,12,14-16 over Parker et al. in view of Arnold et al. and in further view of Schlueter Jr. et al. has been withdrawn due to applicant's amendment in response 3/8/2004.
- 4. The 35 U.S.C. 103(a) rejection of claim 13 over Parker et al, Arnolde et al., and Schlueter Jr. et al. in view of Yamasaki has been withdrawn due to applicant's amendment in response 3/8/2004.
- 5. The 35 U.S.C. 103(a) rejection of claim 17 over Parker et al., Arnold et al. and Schlueter Jr. et al. in view of Pistoia has been withdrawn due to applicant's amendment in response 3/8/2004.

Response to Arguments

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6. Applicant's arguments filed 3/8/2004 have been fully considered but they are not persuasive.

In response to applicant's argument that Arnold et al. fail to disclose oxalic acid, col. 3 line 24, Arnold et al. discloses that one of the dicarboxylic compounds used in the preparation of the composition of the invention is oxalic acid.

Thus, in the absence of any evidence to the contrary, it remains the Examiner's position that the claimed invention is rendered obvious over the prior art of record discussed above.

New Rejections

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claims 1,4,6-11,18,21,22-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Parker et al. in view of Arnold et al. (4663371).

Parker et al. discloses an endless seamed flexible belt comprising a first end and a second end (figure 1) each of the first end and the second end comprising a plurality of mutually mating elements which join in an interlocking relationship to form a seam (figure 1 number 11), the belt comprising a polyimide substrate (col. 5 line 18) and the seam comprising an adhesive comprising a polyamide (col.8 lines 39-42,53-68). Parker

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et al. discloses that the belt is an intermediate belt (col. 1 lines 48) and electrographic imagining apparatus and processes for use as photoreceptors, intermediate sheet and or image transport devices (col. 1 lines 46-49). Parker et al. discloses that the plurality of mutually mating elements are in the form of a puzzle cut pattern wherein the mutually mating elements comprise a first projection and a second receptacle geometrically oriented so that the second receptacle on the fist end receives the first projection on the second end and wherein the first projection on the fit end is received by the second receptacle on the second ends of the first projection on the first and second ends (figures 2-5).

Parker et al. fail to disclose a plasticizer selected from the group consisting of alcohols, amines, thiols, organic acids, oligomers and mixtures thereof. Parker et al. fail to disclose that the plasticizer is selected from the group consisting of bisphenols, paratoluene sulfonamides, phosphates, esters, castor oil, and mixtures thereof. Parker et al. fail to disclose oxalic acid. Parker et al. fail to disclose that the polyamide comprises pendant groups selected from the group consisting of methoxy, ethoxy and hydroxy pendant groups. Parker et al. fail to disclose that the pendant groups are methylene methoxy pendant groups. Parker et al. fail to disclose that the polyamide has a general formula wherein in the constituent of nitrogen consists of hydrogen, alkyl having from about 1 to about 20 carbons, alkoxy having from abut 1 to about 20 carbons and alkylene alkoxy having from about 1 to about 20 carbons, and wherein n is a number of from about 50 to

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about 1,000. Parker et al. fail to disclose that the nitrogen constituent is methylene methoxy group. Parker et al. fail to disclose that the adhesive is crosslinked.

Arnold et al. teaches that the adhesive comprises polyamide (col.1 line 52), oxalic acid (col. 3 line 24), a plasticizer, bisphenol of 5%wt(col. 1 line 52) and wherein the adhesive is crosslinked (col. 3 line 41) for the purpose of to increase the adhesion of the polyamide (col. 3 lines 59-61). Arnold et al. teaches that the polyamide comprises methylene methoxy pendant groups and that the polyamide has a general formula wherein in the constituent of nitrogen consists of hydrogen and a methylene methoxy group (col. 2 line 65) for the purpose of creating an improved adhesive composition (col. 1 lines 6-7).

Therefore, it would have been obvious to one having ordinary skill in the art at the time applicant's invention was made to provide Parker et al. with the adhesive that comprises polyamide, oxalic acid, a plasticizer, bisphenol of 5%wt, and wherein the adhesive is crosslinked in order to increase the adhesion of the polyamide (col. 3 lines 59-61) as taught by Arnold et al.

Furthermore, it would have been obvious to one having ordinary skill in the art at the time applicant's invention was made to provide Parker et al. with the polyamide that comprises methylene methoxy pendant groups and that the polyamide has a general formula wherein in the constituent of nitrogen consists of hydrogen and a methylene methoxy group (col. 2 line 65) in order to create an improved adhesive composition (col. 1 lines 6-7) as taught by Arnold et al.

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8. Claims 12,14-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Parker et al. in view of Arnold et al. and in further view of Schlueter Jr. et al. (5942301).

Parker et al. and Arnold et al. disclose the endless seamed flexible belt described above. Parker et al. and Arnold et al. fail to disclose that the adhesive further comprises electrically conductive fillers. Parker et al. and Arnold et al. fail to disclose that the conductive filler is selected from the group consisting of carbon fillers, metal oxide fillers, polymer fillers, charge transporting molecules and mixtures thereof. Parker et al. and Arnold et al. fail to disclose that the carbon filler is selected from the group consisting of carbon black, graphite, fluorinate carbon, and mixtures thereof. Parker et al. and Arnold et al. fail to disclose that the electrically conductive filler is a metal oxide filler selected from the group consisting of titanium dioxide, tin oxide, indium tin oxide, iron oxide aluminum oxide, and mixtures thereof.

Schlueter Jr. et al. discloses that the adhesive further comprises electrically conductive fillers (col. 6 lines 50) and that the conductive filler is selected from the group consisting of carbon fillers, metal oxide fillers, polymer fillers, charge transporting molecules and mixtures thereof (col. 9 lines 6-17) wherein the carbon filler is selected from the group consisting of carbon black, graphite, fluorinate carbon, and mixtures thereof (col. 9 lines 10-11) and wherein the electrically conductive filler that is a metal oxide filler selected from the group consisting of titanium dioxide, tin oxide, indium tin oxide, iron oxide aluminum oxide, and mixtures thereof (col. 9 lines 5-10). for the purpose of exhibiting high mechanical strength providing heat-conducting properties this

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in turn improves the thermal efficiency of a fusing system employing the belt and possessing tailored electrical properties (col. 5 lines 3-6).

Therefore, it would have been obvious to one having ordinary skill in the art at the time applicant's invention was made to provide Parker et al. and Arnold et al. with the adhesive further comprises electrically conductive fillers wherein the conductive filler is selected from the group consisting of carbon fillers, metal oxide fillers, polymer fillers, charge transporting molecules and mixtures thereof, wherein the carbon filler is selected from the group consisting of carbon black, graphite, fluorinate carbon, and mixtures thereof and wherein the electrically conductive filler that is a metal oxide filler selected from the group consisting of titanium dioxide, tin oxide, indium tin oxide, iron oxide aluminum oxide, and mixtures thereof in order to exhibit high mechanical strength providing heat conducting properties this in turn improves the thermal efficiency of a fusing system employing the belt and possessing tailored electrical properties (col. 5 lines 3-6) as taught by Schlueter Jr. et al.

9. Claim 13 is rejected under 35 U.S.C. 103(a) as being unpatentable over Parker et al., Arnold et al., and Schlueter Jr. et al. in view of Yamasaki (5863626).

Parker et al., Arnold et al. and Schlueter Jr. et al. disclose the belt described above. Parker et al. fail to disclose that the electrically conductive filler is a quaternary ammonium salt. Yamasaki teaches that the electrically conductive filler is a quaternary ammonium salt for the purpose of creating an electrically conductive polyurethane foam (col. 1 lines 24-25).

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Therefore, it would have been obvious to one having ordinary skill in the art at the time applicant's invention was made to provide Parker et al. with the electrically conductive filler is a quaternary ammonium salt in order to create an electrically conductive polyurethane foam (col. 1 lines 24-25) as taught by Yamaski.

10. Claim 17 is rejected under 35 U.S.C. 103(a) as being unpatentable over Parker et al., Arnold et al. and Schlueter Jr. et al. in view of Pistoia (6322927).

Parker et al., Arnold et al. and Schlueter Jr. et al. disclose the belt described above. Parker et al. fail to disclose that the electrically conductive filler is a polymer filler such as polypyrrole. Pistoia teaches that the electrically conductive filler is polypyrrole (col.8 lines 13-14) for the purpose of creating a cell (col. 7 line 66).

Therefore, it would have been obvious to one having ordinary skill in the art at the time applicant's invention was made to provide Parker et al. with the electrically conductive filler that is a polymer filler such as polypyrrole in order to create a cell comprising a variety of electrolytes, current collectors and cathode compositions (col. 7 line 66).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jane J Rhee whose telephone number is 571-272-1499. The examiner can normally be reached on M-F.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nasser Ahmad can be reached on 571-272-1487. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Jane Rhee

May 10,2004

NASSER AHMAD PRIMARY EXAMINER